U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0006; Expires May 31, 2020

Exhibit A to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently. The filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at https://www.fara.gov.

Privacy Act Statement. The filing of this document is required by the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide this information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit's webpage: https://www.farn.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: https://www.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

Name and Address of Registrant		2. Registration No.
Ott, Bielitzki & O'Neill PLLC		657
3. Name of Foreign Principal	4. Principal Address of Foreign Pri	incipal
Barzan Aeronautical LLC	170 Meeting St. Suite 110 Charleston, SC 29401	
5. Indicate whether your foreign principal is one of the follow	ng:	
☐ Government of a foreign country ¹		
☐ Foreign political party		
Foreign or domestic organization: If either, check of	ne of the following:	•
	Committee	
Corporation	Voluntary group	
☐ Association ☐ Individual-State nationality	Other (specify)	
If the foreign principal is a foreign government, state: a) Branch or agency represented by the registrant		
b) Name and title of official with whom registrant de	als	
7. If the foreign principal is a foreign political party, state: a) Principal address	<u> </u>	
b) Name and title of official with whom registrant d	eals	
c) Principal aim		

^{1 &}quot;Government of a foreign country," as defined in Section 1(e) of the Act, includes any person or group of persons exercising sovereign de facto or de jure political jurisdiction over any country, other than the United States, or over any part of such country, and includes any subdivision of any such group and any group or agency to which such sovereign de facto or de jure authority or functions are directly or indirectly delegated. Such term shall include any faction or body of insurgents within a country assuming to exercise governmental authority whether such faction or body of insurgents has or has not been recognized by the United States.

FORM NSD-3

	ncipal is not a foreign gove			/:			
It the foreign pri			:				
a) State th	e nature of the business or	ractivity of this fo	oreign principal.				
Develo	pment and Production	of Surveillance	Aircraft				
•			: '	•	7	2.1	•
	•		* .				
	• •	•	•			,	
			•				
b) Is this	oreign principal:	* 4	•			•	
Supervised	by a foreign government,	foreign political	party, or other for	reign principal		Yes	X No □
Owned by	a foreign government, fore	eign political party	v, or other foreig	n principal		Yes	⊠ No □
	a foreign government, for		_	· · · · · · · · · · · · · · · · · · ·			No ⊠
-	by a foreign government,		•				No 🗆
	y a foreign government, fo						No 🗆
	in part by a foreign govern	, ,			cinal		⊠ No □
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arzan Aeronau sponsible for e ompany is dire f the foreign pri oreign principa accordance wi formation set fo	th 28 U.S.C. § 1746, the uporth in this Exhibit A to the	Directors compousiness/commentive Officer who did is not owned at the comment of	prised of both Lercial strategies of is a U.S. citized or controlled by a cont	er penalty of per	nationals, and an analysis and an analysis ment. foreign	and the Boa gement of the n political pa	rty or othe

U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0004; Expires May 31, 2020

Exhibit B to Registration Statement
Pursuant to the Foreign Agents Registration Act of
1938, as amended

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at https://www.fara.gov/

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit's webpage: https://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: https://www.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

	lame of Registrant tt, Bielitzki & O'Neill	2. Registration No.	6573
	lame of Foreign Principal larzan Aeronautical LLC		
	Chec	ck Appropriate Box:	
4. 🗵	The agreement between the registrant and the above checked, attach a copy of the contract to this exhibit		ormal written contract. If this box is
5. 🗖	There is no formal written contract between the regi foreign principal has resulted from an exchange of correspondence, including a copy of any initial prop	correspondence. If this box is c	hecked, attach a copy of all pertinent
6. 🗖	The agreement or understanding between the registre contract nor an exchange of correspondence between the terms and conditions of the oral agreement or un	n the parties. If this box is chec	cked, give a complete description below of
7. D	escribe fully the nature and method of performance of	the above indicated agreement	or understanding.
9	As set forth in the attached letter of engagement, to overnment relations counsel, on commerical and used fee on a monthly basis.		

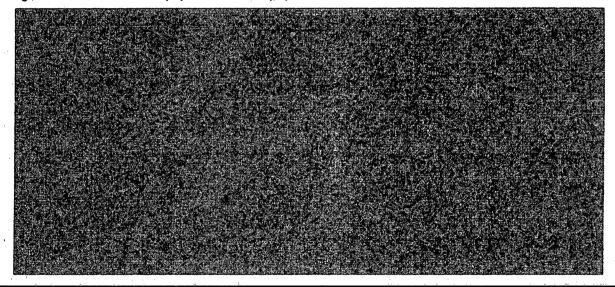
FORM NSD-4 Revised 05/17

8. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

As set forth in the attached letter of engagement, the registrant will provide legal counsel, and as required government relations counsel, on commercial and export control matters. This will include drafting relevant legal agreements, e.g. contracts; providing legal counsel to the Company in negotiations with third parties, preparing/reviewing license agreements, etc., advising the Company on export control matters, and where required, setting up meetings with relevant U.S. officials.

9. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act and in the footnote below? Yes No 🗵

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.



EXECUTION

In accordance with 28 U.S.C. § 1746, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this Exhibit B to the registration statement and that he/she is familiar with the contents thereof and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date of Exhibit B	Name and Title		Signature /	1/1/0	- :
		<i>-</i>		///////	
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Footpote "Political activity " a	s defined in Section 1(a) of the	Act means any activity w	hich the nerson engaging in heli	ever will or that the nerson	intends to in any way influence

Footnote: "Pointeal activity," as defined in Section 1(o) of the Act, means any activity which no person engaging in delieves with, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

OTT, BIELITZKI & O'NEILL PLLC

ATTORNEYS AT LAW

1629 K STREET NW SUITE 300 WASHINGTON, DC 20006

OFFICE: 1 202 657 5362 MOBILE: 1 202 714 5053

EMAIL: COTT@OTTLAWOFFICES.COM

WWW.OTTLAWOFFICES.COM

12 July, 2018

Vincent Renz
Barzan Aeronautical LLC
Chief Executive Officer
170 Meeting Street, Suite 110
Charleston, South Carolina 29407
United States

Dear Mr. Renz.

I am pleased that you have asked our firm to provide legal and government relations representation to your company, Barzan Aeronautical LLC.

Accordingly, I submit for your approval the following provisions governing our engagement. If you are in agreement, please sign the enclosed copy of this letter in the space provided below. If you have any questions about these provisions, or if you would like to discuss possible modifications, do not hesitate to call me.

1. Scope of Representation. Our client in this matter will be Barzan Aeronautical LLC (hereinafter the "Company"). The Company is retaining our firm to provide legal counsel and U.S. government relations counsel regarding the development and/or procurement of technology and defense related systems by your Company ('Barzan Aeronautical LLC'') for both U.S. and government approved foreign customers. Our work will be to advise the Company on general corporate legal matters, international contract/legal matters, and U.S. government export control matters. Our work may include government relations work that involves briefings/meetings with U.S. officials including Congressional offices and U.S. Department of Defense officials to discuss export control matters related to the Company's business. We also will coordinate with other international legal counsel and tax advisors and may provide additional legal and regulatory advice at the Company's request. Our government relations work will require our firm to file disclosure forms under the Lobby Disclosure Act and the Foreign Agent Registration Act that will be publicly available.

ADMITTED TO PRACTICE: WASHINGTON, DC, MARYLAND, MISSOURI

Page 1 of 3

OTT, BIELITZKI & O'NEILL PLLC ATTORNEYS AT LAW

- 2. Term of Engagement. Our engagement on your behalf will continue until terminated by either of us in writing. Should we need to withdraw as your counsel at any point prior to the resolution of a matter, we will provide you with written notice in advance and will work with you to find an acceptable replacement counsel.
- 3. Fee, Invoicing and Reporting: Pursuant to our discussions, the firm will bill a seventy-five thousand dollars (\$75,000 USD) flat fee per month for work performed. If required, the firm may retain consultants that are explicitly authorized by the Company in writing. To the extent that consultants are retained, those costs will be clearly detailed on our invoice. Any cost for travel to and from meetings, such as hotels and airfare, will be approved by the Company in writing in advance. We will endeavor to be as efficient as possible in managing cost such as making reasonable decisions with the Company regarding business class flights and hotel accommodations, such as using Marriott class hotels.

The monthly invoice will include the details for the work performed during the month, the person who performed the work, their hourly rates and the number of hours spent (on a daily basis on the matter), as well as copies of receipts for the cost incurred. A monthly report will be provided to the Chief Legal Officer in Doha on the work performed and progress made on the matter. The invoice must be paid within thirty (30) days from receipt.

- 4. Conflicts. From time to time we may encounter a situation where a particular transaction may involve a conflict with a counterparty where we have previously provided legal services. In this case we will notify you in writing of the situation and we can decide what role the firm should have in handling the matter. We may be precluded from providing legal services to the Company on the specific transaction, or the parties may choose to provide a written waiver of the potential conflict. We do not anticipate that we will encounter this situation, but should it occur, we will inform you in advance to ensure it is properly handled.
- 5. Confidentiality. All information that is shared by you with the firm involving legal matters is subject to Attorney-Client Privilege. This Privilege protects all of our communications whether in writing or via email or letter. Only you or other management personnel in your Company can waive this Privilege. It is important to remember that your discussions with third parties can be deemed as a waiver of this privilege should you disclose confidential information to them that you otherwise wish to protect.

Work involving government relations matters is not generally covered by Attorney-Client Privilege. As noted above, where required, our firm will file appropriate disclosure forms with the U.S. government as required by law.

6. Documents. All documents, files and communications received by the firm from you/the Company will be maintained by us under Attorney-Client Privilege. At the end of our engagement we will return all confidential documents or otherwise destroy/delete documents pursuant to your instructions.

ADMITTED TO PRACTICE: WASHINGTON, DC, MARYLAND, MISSOURI

OTT, BIELITZKI & O'NEILL PLLC

Once again, I am pleased to have this opportunity to work with you. Please do not hesitate to contact me directly should you have any questions regarding the terms of our engagement.

Sincerely,

Christopher A. Ott

Vincent Renz, CEO Barzan Aeronautical LLC: